Objector	Group of	St. Thomas Outpatient Neurosurgical Center	Surgery Center, PLLC	Howell Allen Clinic, PLLC	Jones		Michigan Pain Specialists	Thorek Memorial Hospital	High Point Surgery Center			North Carolina Orthopedic Clinic	Surgical Park Center, Ltd.
Docket Entry #	218 & 307	219 & 305	220 & 308	221 & 304	222 & 306	236, 289 & 356	241 & 347	244	365 & 366	252, 291 & 357	254	259	261
State	TN	TN	TN	TN	TN	MI	MI	IL	NC	NJ	MD	NC	FL
I. BURDEN (i.e., time, expense, and scope) OBJECTIONS													
A. The request for production of documents is overly broad, not narrowly tailored, and unduly burdensome.	х	х	Х	х	Х	Х	х	Х	х	х	х		Х
B. The time periods for which documents are requested are unreasonable.	Х	х	Х	Х	Х	Х	х	Х			Х		Х
C. The subpoena calls for the production of documents properly attainable by plaintiffs from public sources (e.g. CDC, FDA).	х	х	х	Х	X				х		х		х
D. Many of the documents sought by the subpoena are more appropiatly sought from NECC, thus reducing the burden and expense on the clinics.	х	х	х	х	Х						х		

Objector	Inspira Health Network, Inc. and Inspira Medical Centers, Inc. (formerly known as South Jersey Health System, Inc. and South Jersey Hospital, Inc.)	Wilson, LLC	Forsyth Street Ambulatory Surgery Center, LLC	Neuromuscular and Rehabilitation Associates of Northern Michigan	Rochester Brain and Spine Neurosurgery & Pain	Insight Health Corp.	Associates of	Dr. O'Connell's Pain Care Center	Surgery Center		Ukiah Valley Medical Center
Docket Entry #	273 & 351	275 & 318	279 & 361	288 & 348	314, 358, 359 & 360	300	372	311 & 353	303	317 & 355	Not electronically filed
State	NJ	NC	GA	MI	NY	VA	SC	NH	MD	FL	CA
I. BURDEN (i.e., time, expense, and scope) OBJECTIONS											
A. The request for production of documents is overly broad, not narrowly tailored, and unduly burdensome.	х	х	х	х	х	Х	Х	х		х	Х
B. The time periods for which documents are requested are unreasonable.					Х	Х	х			х	
C. The subpoena calls for the production of documents properly attainable by plaintiffs from public sources (e.g. CDC, FDA).		х			х	х	х	х		х	
D. Many of the documents sought by the subpoena are more appropiatly sought from NECC, thus reducing the burden and expense on the clinics.		х			х	х	х			х	

Objector	Interventional Spine & Sports Medicine, PC	Outpatient	County	P.C.	Outpatient Surgery Center, Ltd.		Pain Medicine Specialists, PA	Advanced Pain Specialists, P.A. ("MAPS")	Union Hospital	Ambulatory Surgery Center	f/k/a Cypress Surgery Center, LLC	Edison Surgical (in discussions w/Steve Rasnick)	
Docket Entry #	345 & 354	338 & 339	342	334	368	383	400 & 405	Not electronically filed	Non- Responsive	Non- Responsive	Not electronically filed	Non- Responsive	Non- Responsive
State	СТ	CA	MD	PA	NV	CA	MD	MN	IN	IN		NJ	NJ
I. BURDEN (i.e., time, expense, and scope) OBJECTIONS													
A. The request for production of documents is overly broad, not narrowly tailored, and unduly burdensome.	х	х		х	х		Х						
B. The time periods for which documents are requested are unreasonable.	х				Х								
C. The subpoena calls for the production of documents properly attainable by plaintiffs from public sources (e.g. CDC, FDA).	х			х	х		х						
D. Many of the documents sought by the subpoena are more appropiatly sought from NECC, thus reducing the burden and expense on the clinics.	х				х		х						

	Comprehensiv	Box Hill
	e Pain	Surgery Center
	Management	
	(in discussions	
	w/Steve	
	Rasnick	
Objector		
Docket Entry	Non-	Non-
#	Responsive	Responsive
"	Responsive	Responsive
State	NJ	MD
I. BURDEN (i.e., time, expense, and scope)		
OBJECTIONS		
A. The request for production of documents is		
overly broad, not narrowly tailored, and unduly		X
burdensome.		
B. The time periods for which documents are		
requested are unreasonable.		
C. The subpoena calls for the production of		
documents properly attainable by plaintiffs from		v
public sources (e.g. CDC, FDA).		Х
D. Many of the documents sought by the		
subpoena are more appropiatly sought from		
NECC, thus reducing the burden and expense on		Х
the clinics.		

Objector		St. Thomas Outpatient Neurosurgical Center	Surgery Center, PLLC	Howell Allen Clinic, PLLC	Jones	Southeast Michigan Surgial Hospital	Specialists	Thorek Memorial Hospital	High Point Surgery Center	Orthopedic	Baltimore Pain Management Center		Surgical Park Center, Ltd.
II. JURISDICTIONAL AND PROCEDURAL OBJECTIONS													
E. This court does not have jurisdiction to issue and/or enforce the subpoena.								х					
F. The clinic is not a party to any litigation and/or has no injured patients, and exceeds the proper scope of discovery from a non-party.	х				х	х	х		х		х		х
G. The subpoena imposes burdens other than or beyond those imposed by the Order on Central Enforcement and the Qualified Protected Order.	х	х	х	х	Х	х	х		х	х	х	х	х
H. The subpoena calls for the production of documents protected from disclosure as reflective of attorney-client communications and/or attorney work product.	х	х	х	х	х	х	х	х	х	х	х		х
I. The PSC failed to provide the fee for one day's attendance as required by Rule 45(b)(1).	X (Remove)	X (Remove)	X (Remove)	X (Remove)	X (Remove)	Х	Х	Х				х	х
J. Clinics that are parties should have been served a request for production pursuant to Rule 34 rather than a subpoena pursuant to Rule 45.		х	х	х						х			
K. The subpoena was improperly served via Federal Express or Certified Mail.						Х	Х			Х	х		

Objector	Inspira Health Network, Inc. and Inspira Medical Centers, Inc. (formerly known as South Jersey Health System, Inc. and South Jersey Hospital, Inc.)		Ambulatory		Rochester Brain and Spine Neurosurgery & Pain	Insight Health Corp.	Pain Associates of Charleston	Dr. O'Connell's Pain Care Center	Surgery Center		Ukiah Valley Medical Center
II. JURISDICTIONAL AND PROCEDURAL OBJECTIONS											
E. This court does not have jurisdiction to issue and/or enforce the subpoena.	X (Remove)				х		х	х			
F. The clinic is not a party to any litigation and/or has no injured patients, and exceeds the proper scope of discovery from a non-party.		х	х	х	х			х		х	х
G. The subpoena imposes burdens other than or beyond those imposed by the Order on Central Enforcement and the Qualified Protected Order.	х	х	х	х	х	х	х	х	х	х	
H. The subpoena calls for the production of documents protected from disclosure as reflective of attorney-client communications and/or attorney work product.	х	х		х	х	х	х	х			х
I. The PSC failed to provide the fee for one day's attendance as required by Rule 45(b)(1).		х	х		х		х		х	Х	
J. Clinics that are parties should have been served a request for production pursuant to Rule 34 rather than a subpoena pursuant to Rule 45.	х					х					
K. The subpoena was improperly served via Federal Express or Certified Mail.	Х			Х	Х	Х	Х		Х		

Objector	Interventional Spine & Sports Medicine, PC		_	Sahara Outpatient Surgery Center, Ltd.		Pain Medicine Specialists, PA	Medical Advanced Pain Specialists, P.A. ("MAPS")	Union Hospital	Ambulatory Surgery Center	Sequoia Surgery Center, LLC f/k/a Cypress Surgery Center, LLC	Isaiah Florence (in discussions w/Steve Rasnick)
II. JURISDICTIONAL AND PROCEDURAL OBJECTIONS											
E. This court does not have jurisdiction to issue and/or enforce the subpoena.	х	х	х			х				х	
F. The clinic is not a party to any litigation and/or has no injured patients, and exceeds the proper scope of discovery from a non-party.	х		х	х		х				х	
G. The subpoena imposes burdens other than or beyond those imposed by the Order on Central Enforcement and the Qualified Protected Order.	х	х	х	х		х					
H. The subpoena calls for the production of documents protected from disclosure as reflective of attorney-client communications and/or attorney work product.	х		х	х			х				
I. The PSC failed to provide the fee for one day's attendance as required by Rule 45(b)(1).	х		х		х		х				
J. Clinics that are parties should have been served a request for production pursuant to Rule 34 rather than a subpoena pursuant to Rule 45.											
K. The subpoena was improperly served via Federal Express or Certified Mail.	Х		Х		Х	х					

Objector	Comprehensiv e Pain Management (in discussions w/Steve Rasnick	Box Hill Surgery Center
OBJECTIONS		
E. This court does not have jurisdiction to issue and/or enforce the subpoena.		х
F. The clinic is not a party to any litigation and/or has no injured patients, and exceeds the proper scope of discovery from a non-party.		Х
G. The subpoena imposes burdens other than or beyond those imposed by the Order on Central Enforcement and the Qualified Protected Order.		х
H. The subpoena calls for the production of documents protected from disclosure as reflective of attorney-client communications and/or attorney work product.		
I. The PSC failed to provide the fee for one day's attendance as required by Rule 45(b)(1).		Х
J. Clinics that are parties should have been served a request for production pursuant to Rule 34 rather than a subpoena pursuant to Rule 45.		
K. The subpoena was improperly served via Federal Express or Certified Mail.		х

Objector	Neurosurgical Group of Chattanooga			Howell Allen Clinic, PLLC		Southeast Michigan Surgial Hospital	1 '	Thorek Memorial Hospital	High Point Surgery Center	Premier Orthopedic and Sports Medicine Associates of Southern NJ, LLC, Premier Orthopedic Associates Surgical Center, LLC, Kimberly Yvette Smith, MD	Baltimore Pain Management Center	North Carolina Orthopedic Clinic	Surgical Park Center, Ltd.
L. The subpoena calls for the production of documents outside the clinic's possession, custody or control.													х
M. The subpoena provided only 21 or 30 days to respond, which is not a reasonable amount of time.	х	х	х	х	Х		х		х	Х		х	
N. Rule 45(b)(1) requires that subpoenas be served on each party to the MDL. Comments to the Rule say that parties should have given notice before service of the subpoenas on third parties.	* *	Х	х	х	х								

				1	T .					
			Forsyth Street	Neuromuscular and	Rochester Brain and Spine			Dr. O'Connell's		Ukiah Valley
	· ·	Wilson, LLC	Ambulatory		Neurosurgery & Pain	Corp.				Medical Center
	Inspira Medical		Surgery Center,	Associates of Northern			Charleston	Center	West Florida	
	Centers, Inc. (formerly		LLC	Michigan						
	known as South Jersey									
	Health System, Inc.									
	and South Jersey									
Objector	Hospital, Inc.)									
3	' ' '									
. = 1										
L. The subpoena calls for the production of										
documents outside the clinic's possession,		Х				X	Х	Х	Х	
custody or control.										
M. The subpoena provided only 21 or 30 days to										
respond, which is not a reasonable amount of										
time.	X	Х		X	Х	Х	Х	Х	Х	
N. Rule 45(b)(1) requires that subpoenas be										
served on each party to the MDL. Comments to										
the Rule say that parties should have given notice	X (Remove)		Х	Х						
before service of the subpoenas on third parties.										

	Interventional	Encino	Harford	Allegheny Pain	Sahara	Universal Pain	Pain Medicine	Medical	Union Hospital	Ambulatory	Sequoia Surgery		
	Spine & Sports	Outpatient	County	Management,	Outpatient	Management	Specialists, PA	Advanced Pain		Surgery Center	Center, LLC	(in discussions	(in discussions
	Medicine, PC	Surgery Center,	Ambulatory	P.C.	Surgery	Medical		Specialists,			f/k/a Cypress	w/Steve	w/Steve
		LLC	Surgery		Center, Ltd.	Corporation		P.A. ("MAPS")			Surgery Center,	Rasnick)	Rasnick)
			Center, LLC			d/b/a Universal					LLC		
						Pain							
						Management							
Objector													
L. The subpoena calls for the production of													
documents outside the clinic's possession,	Х				Х		Х						
custody or control.													
M. The subpoena provided only 21 or 30 days to													
respond, which is not a reasonable amount of													
time.	Х	Х		Х	Х			Х					
N. Rule 45(b)(1) requires that subpoenas be													
served on each party to the MDL. Comments to													
the Rule say that parties should have given notice		Х				Х							
before service of the subpoenas on third parties.													

	Comprehensiv	Box Hill
	e Pain	Surgery Center
	Management	
	(in discussions	
	w/Steve	
	Rasnick	
Objector		
L. The subpoena calls for the production of		
documents outside the clinic's possession,		X
custody or control.		
M. The subpoena provided only 21 or 30 days to		
respond, which is not a reasonable amount of		
time.		
N. Rule 45(b)(1) requires that subpoenas be		
served on each party to the MDL. Comments to		
the Rule say that parties should have given notice		
before service of the subpoenas on third parties.		

Objector	Neurosurgical Group of Chattanooga	St. Thomas Outpatient Neurosurgical Center	Specialty Surgery Center, PLLC	Howell Allen Clinic, PLLC		Southeast Michigan Surgial Hospital	1 -	Thorek Memorial Hospital	High Point Surgery Center		Baltimore Pain Management Center	North Carolina Orthopedic Clinic	Surgical Park Center, Ltd.
III. CONFIDENTIALITY OBJECTIONS													
O. The subpoena calls for the production of confidential or proprietary business information.	X (Remove)	Х	х	х	X (Remove)		х	х	х		х		Х
P. The subpoena calls for the production of documents protected from disclosure under the state doctor-patient privilege, and/or the production of which would violate the requirements of HIPAA and its related regulations.	х	х	х	х	х	х	x	х	х	х	х		х

Objector III. CONFIDENTIALITY OBJECTIONS		Wilson, LLC	Ambulatory Surgery Center,		Rochester Brain and Spine Neurosurgery & Pain	Insight Health Corp.	Associates of	Dr. O'Connell's Pain Care Center	Surgery Center		Ukiah Valley Medical Center
O. The subpoena calls for the production of confidential or proprietary business information.		Х	х	х	х	х	х	х	х		х
P. The subpoena calls for the production of documents protected from disclosure under the state doctor-patient privilege, and/or the production of which would violate the requirements of HIPAA and its related regulations.	X (Remove)	х	х	х	х	х	х	х	х	х	х

	Interventional	Encino	Harford	Allegheny Pain	Sahara	Universal Pain	Pain Medicine	Medical	Union Hospital	Ambulatory	Sequoia Surgery	Edison Surgical	Isaiah Florence
	Spine & Sports	Outpatient	County		Outpatient	Management	Specialists, PA	Advanced Pain		Surgery Center			(in discussions
			, Ambulatory		Surgery	Medical	, ,	Specialists,		J ,	f/k/a Cypress	w/Steve	` w/Steve
		LLC	Surgery		Center, Ltd.	Corporation		P.A. ("MAPS")			Surgery Center,	1	Rasnick)
			Center, LLC			d/b/a Universal		,,			LLC		, ,
			Center, LLC			Pain							
						Management							
Objector						ivialiagement							
Objector													
III. CONFIDENTIALITY OBJECTIONS													
O. The subpoena calls for the production of													
confidential or proprietary business information.	.,				.,	.,	.,						
	Х				X	Х	Х						
P. The subpoena calls for the production of													
documents protected from disclosure under the													
state doctor-patient privilege, and/or the													
production of which would violate the	X	Х		X	Х	X	Х	X			Х		
requirements of HIPAA and its related													
regulations.													
regulations.													

			Objections to i
	Comprehensiv		
	Management (in discussions	Surgery Center	
	w/Steve Rasnick		
Objector			
III. CONFIDENTIALITY OBJECTIONS			
O. The subpoena calls for the production of confidential or proprietary business information.		х	
P. The subpoena calls for the production of documents protected from disclosure under the state doctor-patient privilege, and/or the production of which would violate the		X	
requirements of HIPAA and its related regulations.			

	Neurosurgical	St. Thomas	Specialty	Howell	Dr. Donald	Southeast	Michigan Pain	Thorek	High Point Surgery	Premier	Baltimore Pain	North Carolina	Surgical Park
	Group of	Outpatient	Surgery	Allen	Jones	Michigan	Specialists	Memorial	Center	Orthopedic	Management	Orthopedic	Center, Ltd.
	Chattanooga	Neurosurgical	Center, PLLC	Clinic,		Surgial		Hospital		and Sports	Center	Clinic	
		Center		PLLC		Hospital				Medicine			
										Associates of			
										Southern NJ,			
										LLC, Premier			
Objector										Orthopedic			
										Associates			
										Surgical			
										Center, LLC,			
										Kimberly			
										Yvette Smith,			
										MD			
V. MOTIVE OBJECTIONS													
Q. The PSC's subpoenas are thinly-veiled		v	V	v	,	V					v		.,
attempts to identify new clients.	X	Х	Х	Х	Х	Х	Х		X		X		Х

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		Surgery Center of	'	Neuromuscular and	Rochester Brain and Spine			Dr. O'Connell's			Ukiah Valley
	Network, Inc. and	Wilson, LLC	Ambulatory	Rehabilitation	Neurosurgery & Pain	Corp.	Associates of	Pain Care	Surgery Center	Consultants of	Medical Center
	Inspira Medical		Surgery Center,	Associates of Northern			Charleston	Center		West Florida	
	Centers, Inc. (formerly		LLC	Michigan							
	known as South Jersey										
	Health System, Inc.										
	and South Jersey										
Ohioston	· ·										
Objector	Hospital, Inc.)										
IV. MOTIVE OBJECTIONS											
IV. MOTIVE OBJECTIONS											
Q. The PSC's subpoenas are thinly-veiled											
attempts to identify new clients.		X	Х	X	X					X	Х
· · · · · · · · · · · · · · · · · · ·											

	Interventional	Encino	Harford	Allegheny Pain	Sahara	Universal Pain	Pain Medicine	Medical	Union Hospital	Ambulatory	Sequoia Surgery	Edison Surgical	Isaiah Florence
	Spine & Sports	Outpatient	County	Management,	Outpatient	Management	Specialists, PA	Advanced Pain		Surgery Center	Center, LLC	(in discussions	(in discussions
	Medicine, PC	Surgery Center,	Ambulatory	P.C.	Surgery	Medical		Specialists,			f/k/a Cypress	w/Steve	w/Steve
			Surgery		Center, Ltd.	Corporation		P.A. ("MAPS")			Surgery Center,	Rasnick)	Rasnick)
			Center, LLC			d/b/a Universal					LLC		
						Pain							
						Management							
Objector													
IV. MOTIVE OBJECTIONS													
Q. The PSC's subpoenas are thinly-veiled				.,									
attempts to identify new clients.	X			Х	Х		Х						

	Comprehensiv	Box Hill
		Surgery Center
	Management	
	(in discussions	
	w/Steve	
	Rasnick	
	Kastiick	
Objector		
IV. MOTIVE OBJECTIONS		
IV. MOTIVE OBJECTIONS		
Q. The PSC's subpoenas are thinly-veiled		
attempts to identify new clients.		Х

	Neurosurgical	St. Thomas	Specialty	Howell	Dr. Donald	Southeast	Michigan Pain	Thorek	High Point Surgery	Premier	Baltimore Pain	North Carolina	Surgical Park
	Group of	Outpatient	Surgery	Allen	Jones	Michigan	Specialists	Memorial	Center	Orthopedic	Management	Orthopedic	Center, Ltd.
	Chattanooga	Neurosurgical	Center, PLLC	Clinic,		Surgial		Hospital		and Sports	Center	Clinic	
		Center		PLLC		Hospital				Medicine			
										Associates of			
										Southern NJ,			
										LLC, Premier			
Objector										Orthopedic			
										Associates			
										Surgical			
										Center, LLC,			
										Kimberly			
										Yvette Smith,			
										MD			
V. RELEVANCE													
D. The constant description of the constant of													
R. The requested documents are not relevant													
and/or not reasonably calculated to lead to the	Х	X	Х	Х	Х	Х	X	Х	X	X	Х	Х	Х
discovery of admissable evidence.													
													<u> </u>
S. Insurance Policies (from non-parties) are non													
relevant and not reasonably calculated to lead to	Y				Х	Х	Х				X		
discovery of admissable evidence.													

	Inspira Health	Surgery Center of	Forsyth Street	Neuromuscular and	Rochester Brain and Spine	Insight Health	Pain	Dr. O'Connell's	Greenspring	Pain	Ukiah Valley
		Wilson, LLC				Corp.					Medical Center
	Inspira Medical			Associates of Northern				Center		West Florida	
	Centers, Inc. (formerly			Michigan							
	known as South Jersey										
	Health System, Inc.										
	and South Jersey										
Objector	Hospital, Inc.)										
,											
V. RELEVANCE											
R. The requested documents are not relevant											
and/or not reasonably calculated to lead to the											
discovery of admissable evidence.	X	Х	х	Х	Х	Х	Х	X		Х	Х
,											
S. Insurance Policies (from non-parties) are non											
relevant and not reasonably calculated to lead to				Х	Х		Х			Х	
discovery of admissable evidence.											

	Interventional	Encino	Harford	Allegheny Pain	Sahara	Universal Pain	Pain Medicine	Medical	Union Hospital	Ambulatory	Sequoia Surgery	Edison Surgical	Isaiah Florence
	Spine & Sports	Outpatient	County	Management,	Outpatient	Management	Specialists, PA	Advanced Pain		Surgery Center			(in discussions
	Medicine, PC	Surgery Center,	Ambulatory	P.C.	Surgery	Medical		Specialists,			f/k/a Cypress	w/Steve	w/Steve
		LLC	Surgery		Center, Ltd.	Corporation		P.A. ("MAPS")			Surgery Center,	Rasnick)	Rasnick)
			Center, LLC			d/b/a Universal					LLC		
						Pain							
						Management							
Objector													
V. RELEVANCE													
R. The requested documents are not relevant													
and/or not reasonably calculated to lead to the	х	x		X	х	x	x	Х					
discovery of admissable evidence.	^	^		^	^	^	^	^					
	<u> </u>			<u> </u>				<u> </u>					
S. Insurance Policies (from non-parties) are non	х												
relevant and not reasonably calculated to lead to	^		X										
discovery of admissable evidence.													

	Comprehensiv	Box Hill
		Surgery Center
	Management	
	(in discussions	
	w/Steve	
	Rasnick	
	asmer	
Objector		
Objection		
V. RELEVANCE		
V. RELEVANCE		
R. The requested documents are not relevant		
and/or not reasonably calculated to lead to the		
discovery of admissable evidence.		X
discovery of admissable evidence.		
		
S. Insurance Policies (from non-parties) are non		
relevant and not reasonably calculated to lead to		X
discovery of admissable evidence.		
discovery of duffissable evidence.		

	Neurosurgical	St. Thomas		Howell	Dr. Donald	Southeast	Michigan Pain	Thorek	High Point Surgery			North Carolina	Surgical Park
	Group of			Allen	Jones	Michigan	Specialists	Memorial	Center	Orthopedic	Management	Orthopedic	Center, Ltd.
	Chattanooga	Neurosurgical	Center, PLLC	Clinic,		Surgial		Hospital		and Sports	Center	Clinic	
		Center		PLLC		Hospital				Medicine			
										Associates of			
										Southern NJ,			
										LLC, Premier			
Objector										Orthopedic			
										Associates			
										Surgical			
										Center, LLC,			
										Kimberly			
										Yvette Smith,			
										MD			
/. OTHER													
. Subpoena was incomplete													
J. The PSC declined to confer.											 	1	
o. The FSC declined to comer.													

	Inspira Health	Surgery Center of	Forsyth Street	Neuromuscular and	Rochester Brain and Spine	Insight Health		Dr. O'Connell's			Ukiah Valley
	Network, Inc. and	Wilson, LLC				Corp.	Associates of	Pain Care	Surgery Center	Consultants of	Medical Cente
	Inspira Medical			Associates of Northern			Charleston	Center		West Florida	
	Centers, Inc. (formerly		LLC	Michigan							
	known as South Jersey	1									
	Health System, Inc.										
	and South Jersey										
Objector	Hospital, Inc.)										
V. OTHER											
T. Subpoena was incomplete											
U. The PSC declined to confer.											
22 . 23 40004 to 000											

	Interventional	Encino	Harford	Allegheny Pain	Sahara	Universal Pain	Pain Medicine	Medical	Union Hospital	Ambulatory	Sequoia Surgery	Edison Surgical	Isaiah Florence
	Spine & Sports						Specialists, PA	Advanced Pain		Surgery Center			(in discussions
						Medical	Specialists, 1 A	Specialists,		Surgery Certiter	f/k/a Cypress	w/Steve	w/Steve
	ivieuiciiie, r'C		· ·		Center, Ltd.	Corporation		P.A. ("MAPS")			Surgery Center,		Rasnick)
			Surgery		Center, Ltd.	II		P.A. (IVIAPS)				Nasilick)	Nasilick)
			Center, LLC			d/b/a Universal					LLC		
						Pain							
						Management							
Objector													
V. OTHER													
T.C. harris and the same late													
T. Subpoena was incomplete			Х										
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U. The PSC declined to confer.										<u> </u>			
o. The 13c declined to confer.			x										

	Comprehensiv	Box Hill
		Surgery Center
	Management	
	(in discussions	
	w/Steve	
	Rasnick	
Objector		
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V. OTHER		
T. Subpoena was incomplete		
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U. The PSC declined to confer.		